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APPLICATION NO. FILING DATE		ILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/759,698	09/759,698 01/12/2001		Steven Robert Mayle	MAY1023-012	2647
8698	7590	03/29/2002			
		CREST LLP	EXAMINER		
495 METRO PLACE SOUTH SUITE 210 PUBLISHED ON 42017				NGUYEN, CHI Q	
DUBLIN,	DUBLIN, OH 43017			ART UNIT	PAPER NUMBER
				3637	
				DATE MAILED: 03/29/2002	DATE MAILED: 03/29/2002

Please find below and/or attached an Office communication concerning this application or proceeding.

Applicant(s)

	09/759,698	MAYLE, STEVEN ROBERT					
Office Action Summary	Examiner	Art Unit					
	Chi Q Nguyen	3635					
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply							
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a reply - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, - Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).  Status	within the statutory minimum of thirty (30) oil apply and will expire SIX (6) MONTHS frocause the application to become ABANDO	timely filed lays will be considered timely. om the mailing date of this communication. NED (35 U.S.C. § 133).					
1) Responsive to communication(s) filed on 12 J	<u>anuary 2001</u> .						
2a) ☐ This action is <b>FINAL</b> . 2b) ☑ Thi	s action is non-final.						
3) Since this application is in condition for allowa closed in accordance with the practice under a Disposition of Claims							
4) ☐ Claim(s) 1-12 is/are pending in the application							
4a) Of the above claim(s) <u>13-19</u> is/are withdraw							
5) Claim(s) is/are allowed.							
6)⊠ Claim(s) <u>1-12</u> is/are rejected.							
7) Claim(s) is/are objected to.							
8) Claim(s) 13-19 are subject to restriction and/or	election requirement.						
Application Papers	•						
9) The specification is objected to by the Examiner	•						
10) The drawing(s) filed on is/are: a) accep	ted or b)□ objected to <b>by the E</b> x	aminer.					
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
11) ☐ The proposed drawing correction filed on is: a) ☐ approved b) ☐ disapproved by the Examiner.							
If approved, corrected drawings are required in rep							
12) The oath or declaration is objected to by the Exa	aminer.						
Priority under 35 U.S.C. §§ 119 and 120							
13) Acknowledgment is made of a claim for foreign	priority under 35 U.S.C. § 119	(a)-(d) or (f).					
a) ☐ All b) ☐ Some * c) ☐ None of:							
1. Certified copies of the priority documents	have been received.						
2. Certified copies of the priority documents	have been received in Application	ation No					
<ul> <li>3. Copies of the certified copies of the prior application from the International Bur</li> <li>* See the attached detailed Office action for a list of the prior application.</li> </ul>	eau (PCT Rule 17.2(a)).	·					
- 14) ☐ Acknowledgment is made of a claim for domestic	•						
a) ☐ The translation of the foreign language pro- 15)☐ Acknowledgment is made of a claim for domesti	• •						
Attachment(s)	, , ,						
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449) Paper No(s)	5) Notice of Informa	ary (PTO-413) Paper No(s)  Al Patent Application (PTO-152)					

Application No.

Application/Control Number: 09/759,698

Art Unit: 3635

#### **DETAILED ACTION**

### Two Grouping Restrictions

Restriction to one of the following inventions is required under 35 U.S. 121:

- I. Claims 1-12, drawn to apparatus of covering a protrusion on a roof, classified in class 52, subclass 60.
- II. Claims 13-19, drawn to method of making a covering protrusion on a roof, classified in class 156, subclass 165.
- 2. Inventions I and II are related as process if either of the following can be shown:
- (1) that the process as claimed can be used to make other and materially different product or
- (2) that the product as claimed can be made by another and materially different process.

For instant case, the apparatus claims could be made by a method different than that of group II such as using a sheet of waterproof (e.g. elastic material) dimensioning a work piece to be applied thus cover around protruding surface of the roof and seal with cured adhesion.

- 3. Because these inventions are distinct for the reasons given above and have acquired a separate status in the art as shown by their different classification, restriction for examination purpose as indicated is proper.
- 4. During a telephonic conversation on 3/21/02 to request an oral election to the above restriction requirement, Applicant had elected group I (claims 1-12) apparatus of covering a roof with traverse.

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### Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 2. Claims 1, 2, 5-7, and 10 are rejected under 35 U.S.C. 102(b) as being anticipated by Lyons (US 4,603,517).

Lyons discloses a corner gap support comprising a base portion 44 having openings in between, a top portion 42 connecting to the base portion 44, a base flap portion 46 interposed between first and second of base portion, and extends from a bottom edge of top portion 42 (see figs. 3-4).

## Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claims 3, 4, 9, 11 and 12 are rejected under 35 U.S.C. 103(a) as being unpatentable over Lyons (US 4,603,517) in view of Gentry (US 4,625,469).

  Lyons discloses a corner gap support comprising a base portion 44 having openings in between, a tip portion 42 connecting to the base portion 44, a base flap portion 46 interposed between first and second of base portion and extends from a bottom edge of top portion 42.

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Lyons does not disclose expressly the base and top portions are welded, having a cone

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shaped. Gentry teaches replacement flat roof insulation cover having a flexible

membrane or boot including a base portion 60 and top portion 58 and having a cone-

shaped (see figs. 9a, 9b). At the time of the invention, it would have been obvious to a

person of ordinary skill in the art to modify and combine Lyons' invention with Gentry's

teaching for a cone-shaped boot. The motivation for doing so would have been to

provide more convenience for installers when they need for covering pipes or other

applications with have the similar shape requirement.

Lyons and Gentry disclose the structural elements for covering protrusion a roof except

for the base and top portions are welded together, examiner considers it is a method of

forming a device and not germane to the issue of patentability of the device itself.

Therefore, this limitation has been given patentable weight.

#### Conclusion

5. Any inquiry concerning this communication should be directed to Chi Q. Nguyen whose telephone number is (703) 605-1224, Monday-Thursday (7:00-5:00), Fridays off or examiner's supervisor Carl D. Friedman at (703) 308-0839

CQN 3/21/02

Carl D. Friedmai Supervisory Patent Examinate Group 3600